

## UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

YOUNG AGAIN PRODUCTS, INC.,	) CASE NO: 07-3019-H4-ADV
Plaintiff,	) Houston, Texas
VS.	) ) Monday, July 14, 2008
SUPPLEMENT SPOT, LLC., ET AL.,	) (9:55 a.m. to 3:43 p.m.)
Defendants.	, )

TRIAL

BEFORE THE HONORABLE JEFF BOHM, UNITED STATES BANKRUPTCY JUDGE

Appearances:

See next page

Court Recorder: Doris E. Clark

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John Acord:

JOHN ACORD, PRO SE

- 1 Q Okay. And if you would look to Page 13, the bottom of the 2 page, the last paragraph, did you write, and I quote:
  - "These documents and others, if admitted by Mason and the Plaintiff, would clearly cause Mason to be subject to charges of perjury for his testimony on December 13. Mason, aided and abetted by his counsel, has refused and will continue to refuse to comply with the orders of this Court, so you would subject Mason's attorneys to admitted multiple acts of perjury, tortuous interference, as well as failure to obey the United States District Court in Maryland permanently enjoining Mason and anyone associated with him with committing said tortuous acts and making disparaging comments about Mr. Acord." Is that your writing?
- 16 I wrote that, yes.

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- 17 Okay. So it's clear that based on your own discovery 18 analysis, Mr. Acord, that the relevancy of these documents in 19 your mind is to make a case of perjury and tortuous
- 20 interference and disparagement against Mr. Mason, isn't that 21
- 22 Well, yes, yes it is.

correct?

- 23 MR. FREEMAN: Okay, I have no further questions of 24 this witness.
- 25 All right. THE COURT: Mr. Singer?